UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA STATESBORO DIVISION

DERRICK WAYNE WALKER, JR,)	
)	
Petitioner,)	
)	
v.)	
)	Case No. CV615-129
G.D.C. OFFENDER)	
ADMINISTRATION, et al.,)	
)	
Respondents.)	

<u>ORDER</u>

Derrick Wayne Walker, Jr. has filed a "Petition of Truth, Facts and Relief" on a home-brewed filing (i.e., not a court-issued 28 U.S.C. § 2254 form petition or 42 U.S.C. § 1983 form complaint). Doc. 1. Incarcerated at Smith State Prison (see attached Georgia Department of Corrections rap sheet), he unmistakably challenges his conviction by invoking things like "The Foreign Services Immunities Act of 1976," a "1959 Executive Order," and international treaties. *Id.* at 5, 6.

Walker filed this case using the name "Derrick Walker" and the docket caption so reflects that. However, there are multiple Derrick Walkers in the Georgia prison system and *two* before this Court, so the Court has amended the caption to reflect his full name as reflected on the attached GA DOC rap sheet. The Clerk is **DIRECTED** to amend the docket caption accordingly, and all subsequent filings shall conform.

Normally the Court would send him a § 2254 form petition and *Castro* warning, ² then remind that it does not tolerate "Trojan Horse" filings.³

However, he unquestionably challenges a DeKalb County, Georgia

As it recently explained:

[T]he Court rejects any attempt by an inmate to advance a habeas claim using a "Trojan Horse" cover claim under § 1983 or, as is evident here, a facially absurd claim premised on a statute arbitrarily plucked out of the federal code. See Miller v. Williams, 2011 WL 1898921 at * 1 (S.D. Ga. May 17, 2011) (advising dismissal of a "successive 28 U.S.C. § 2254 petition masquerading as an "Application for Leave for an Executive Clemency Hearing"); see also id. at * 2 (sanctioning abusive habeas filer, and citing, inter alia, Alexander v. United States, 121 F.3d 312, 315-16 (7th Cir. 1997) (imposing, inter alia, a \$500 sanction on a pro se inmate raising frivolous arguments in support of a third successive 28 U.S.C. § 2255 motion, and instituting "paper-less review" of any future collateral attack filings), adopted, 2011 WL 2181628 (S.D. Ga. Jun. 2, 2011); Capers v. Missouri, 2011 WL 2600560 at * 2 (S.D. Ga. June 10, 2011) (dismissing a successive habeas petition where the petitioner "deceitfully advanced" it "via [a] lie of omission").

Since the Court is not acting on his present filing, no "Castro" warning is required. See Castro v. United States, 540 U.S. 375, 382-83 (2003) (court that wishes to recharacterize pro se litigant's pleading as first 28 U.S.C. § 2255 motion must (1) notify litigant of court's intent, (2) warn litigant that recharacterization means that subsequent § 2255 motion will be subject to restrictions on "second or successive" motions, and (3) give litigant opportunity to withdraw motion or to amend it to include all § 2255 claims). Castro applies to § 2254 petitions and to any filing that in substance is a § 2254 petition -- if reached on the merits. Compare Smith v. Hobbs, 490 F. App'x 833, 833 (8th Cir. 2012) (state prisoner was entitled to proper notice, warnings, and opportunity to withdraw his pleadings before his pro se § 1983 action challenging his sentence was recharacterized as habeas petition); with Jones v. O'Neal, 2012 WL 6084650 at * 1 (S.D. Ga. Dec. 6, 2012) (no Castro warning needed since petitioner had failed to exhaust state remedies, thus warranting dismissal without prejudice); cited in Alexander v. Georgia, 2015 WL 2255130 at * 1 n. 1 (S.D. Ga. May 15, 2015) (no Castro warning needed "because the Court would not be reaching his petition on the merits, only on procedural grounds.").

conviction, and that county is within the Northern District of Georgia, 28 U.S.C. § 90(b)(1). Federal law allows his petition to be filed in the district within which he was convicted or in the district within which he is confined. 28 U.S.C. § 2241(d); Wright v. Indiana, 263 F. App'x 794, 795 (11th Cir. 2008). But even though this Court and the Northern District concurrently have jurisdiction to hear this case, it is longstanding judicial policy and practice to funnel such petitions into the conviction district, since that will be the most convenient forum. Mitchell v. Henderson, 432 F.2d 435, 436 (5th Cir. 1970); see Wright, 263 F. App'x at 795. That also fosters an equitable distribution of habeas cases between the districts.

The Court therefore concludes that this case should be transferred to the Northern District of Georgia. Hence, it **DIRECTS** the Clerk to transfer this case to that district for all further proceedings. See 28 U.S.C. § 1404(a) (permitting a district court to transfer any civil action to another district or division where it may have been brought for the convenience of parties and witnesses and in the interest of justice); Rufus v. Kemp, 2013 WL 2659983 at * 1 (S.D. Ga. June 12, 2013).

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SO ORDERED this <u>M</u> day of November, 2015.

UNITED STATES MAGISTRATE JUDGE

SOUTHERN DISTRICT OF GEORGIA

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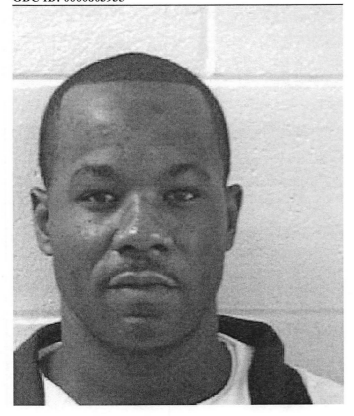
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WALKER, DERRICK WAYNE JR

GDC ID: 0000803935



PHYSICAL DESCRIPTION

YOB:

1978

RACE:

BLACK

GENDER:

MALE

HEIGHT:

5'10"

WEIGHT:

160

EYE COLOR:

BROWN

HAIR COLOR:

BLACK

SCARS, MARKS, TATTOOS

INCARCERATION DETAILS

MAJOR OFFENSE:

VOLUNTARY MANSLAUGHTER

MOST RECENT INSTITUTION:

SMITH STATE PRISON

MAX POSSIBLE RELEASE

01/31/2027 Important Release Information

DATE:

For parole information please go to Georgia State Board of Pardons and

Paroles website.

ACTUAL RELEASE DATE:

CURRENTLY SERVING

CURRENT STATUS:

ACTIVE

KNOWN ALIASES

A.K.A.

WALKER, DERRICK

A.K,A. WALKER, DERRICK D

A.K.A.

WALKER, DERRICK WAYNE

STATE OF GEORGIA - CURRENT SENTENCES

CASE NO: 649427

OFFENSE:

VOLUNTARY MANSLAUGHTER

CONVICTION COUNTY:

DEKALB COUNTY

CRIME COMMIT DATE:

02/01/2007

SENTENCE LENGTH:

20 YEARS, 0 MONTHS, 0 DAYS

STATE OF GEORGIA - PRIOR SENTENCES

CASE NO: 521804

OFFENSE:

CRMNL DAMAGE 2ND DEGREE

CONVICTION COUNTY:

DEKALB COUNTY

CRIME COMMIT DATE:

01/28/2003

SENTENCE LENGTH:

2 YEARS, 0 MONTHS, 0 DAYS

CASE NO: 521804

OFFENSE:

POSS FIREARM CONVCT FELON

CONVICTION COUNTY:

DEKALB COUNTY

CRIME COMMIT DATE:

01/15/2000

SENTENCE LENGTH:

2 YEARS, 0 MONTHS, 0 DAYS

CASE NO: 334494

OFFENSE:

ARMED ROBBERY

CONVICTION COUNTY:

DEKALB COUNTY

CRIME COMMIT DATE:

03/12/1994

SENTENCE LENGTH:

5 YEARS, 0 MONTHS, 0 DAYS

STATE OF GEORGIA - INCARCERATION HISTORY

INCARCERATION BEGIN INCARCERATION END

02/06/2008

ACTIVE

07/22/2003

07/06/2004

INCARCERATION BEGIN INCARCERATION END

12/11/1995

03/25/1999

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